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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/833,639	04/13/2001	Serguei Zhdanok	000348-263	3068
7590 03/24/2004			EXAMINER	
E. Joseph Gess BURNS, DOANE, SWECKER & MATHIS, L.L.P. P.O. Box 1404 Alexandria, VA 22313-1404			LANGEL, WAYNE A	
			ART UNIT	PAPER NUMBER
			1754	
		DATE MAILED: 03/24/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

FIRST NAMED INVENTOR ATTORNEY DOCKET NO. SERIAL NUMBER FILING DATE EXAMINER ART UNIT PAPER NUMBER

DATE MAILED:

This is a communication from the examiner in charge of your application. COMMISSIONER OF PATENTS AND TRADEMARKS

☐ This application has been examined ☐ Responsive to communication filed on 1-16-84	This action is made final.
A shortened statutory period for response to this action is set to expire month(s),days for Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133	om the date of this letter.
Part I THE FOLLOWING ATTACHMENT(S) ARE PART OF THIS ACTION:	
 Notice of References Cited by Examiner, PTO-892. Notice of Art Cited by Applicant, PTO-1449. Information on How to Effect Drawing Changes, PTO-1474. Notice of Informal Patents. 	atent Drawing Review, PTO-948. t Application, PTO-152.
Part II SUMMARY OF ACTION	
1. Claims / - 2 /	_ are pending in the application.
Of the above, claims are	e withdrawn from consideration.
2. Claims_	have been cancelled.
3. Claims	are allowed.
4. X Claims 1-3 5-9 and 11-21	are rejected.
5. Claims 4 and 10	are objected to.
6. Claims are subject to restricti	on or election requirement.
7. This application has been filed with informal drawings under 37 C.F.R. 1.85 which are acceptable for example 1.85 which are acceptable 1.85 which acceptabl	nination purposes.
8. Formal drawings are required in response to this Office action.	
9. The corrected or substitute drawings have been received on Under 37 of are acceptable; not acceptable (see explanation or Notice of Draftsman's Patent Drawing Review, F	
10. The proposed additional or substitute sheet(s) of drawings, filed on has (have) been examiner; disapproved by the examiner (see explanation).	□approved by the
11. ☐ The proposed drawing correction, filed, has been ☐ approved; ☐ disapproved	d (see explanation).
12. Acknowledgement is made of the claim for priority under 35 U.S.C. 119. The certified copy has been been filed in parent application, serial no; filed on	received not been received
13. Since this application apppears to be in condition for allowance except for formal matters, prosecution as taccordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	o the merits is closed in
14 Other	

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The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

unpatentable over Tonkovich et al., for the reasons given in the last Office action. Applicant's argument, that Tonkovich et al. disclose that a significant advantage of its process is the reduced pressure drop obtained by the reactant flow passing and contacting the porous structure, but not being required to flow through the porous structure, is not convincing, since such disclosure of Tonkovich et al. would constitute a negative teaching as to the entire flow of the reaction gas mixture being introduced into the porous medium. It is well-settled that negative teachings nevertheless constitute teachings upon which a prima facie case of obviousness may be based. It would be prima facie obvious to introduce the entire flow of the reaction gas mixture into the porous medium in the process of Tonkovich et al. with the expected result that the pressure drop would not be

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reduced. Moreover, Tonkovich et al. teach at column 2, lines 54-57 that sufficient reaction still occurs because of the net flocks through molecular diffusion into and out of the porous structure. Such disclosure would suggest that more reaction would occur if the entire flow of the reaction gas mixture would be introduced into the porous medium. Accordingly one of ordinary skill in the art would be motivated to pass the entire flow of the reaction gas mixture into the porous medium in the process of Tonkovich et al., in order to achieve greater reaction.

Claims 1-3, 5-9, 11-19 and 21 are rejected under 35
U.S.C. § 112, first paragraph, as containing subject matter which
was not described in the specification in such a way as to
reasonably convey to one skilled in the relevant art that the
inventor(s), at the time the application was filed, had
possession of the claimed invention. There is no "description
support" in the original specification for the step of
alternately feeding a reactor containing the porous medium with
the reaction gas mixture by introduction modes (i) and (ii), when
not employing a first inert porous material, a catalytic bed and
then a second inert porous material, wherein the reaction gas
mixture or a product thereof successively encounters the first
inert porous material, the catalytic bed and the second inert

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porous material within a vertical cylindrical reactor, the ends of which are filled with one or other of the inert porous materials and the central part of which is filled with the catalytic bed, as recited in original claims 4 and 10.

Claims 4 and 10 are objected to as based on rejected parent claims, and would be allowed if written in independent form.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Wayne A. Langel whose telephone number is (571) 272-1353. The examiner can normally be reached on Monday through Friday from 8 A.M. to 3:30 P.M.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stanley Silverman, can be reached on (571) 272-1358. The fax phone number for this Group is (703) 872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either private PAIR or public PAIR. Status information for unpublished applications is available through private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the private PAIR system, contact the Electronic

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Business Center (EBC) at 866-217-9197 (toll-free).

WAL:cdc

February 17, 2004

Mample A. LANGEL
WAYNE A. LANGEL
PRIMARY EXAMINER